receipt of the notices; requiring that a registration statement include certain information; requiring a sexual offender to notify the Department within a certain period of time after changing residences; requiring a sexual offender to register with the Department annually for a certain period of time; requiring the Department to transmit specified information to the Federal Bureau of Investigation; requiring a court to determine, at a certain stage of the criminal proceedings, whether a person who is convicted of a sexually violent offense is a sexually violent predator; authorizing a State's Attorney to request the court-to-consider-certain evidence in making the determination requiring the Court of Appeals to adopt certain rules; requiring certain supervising authorities to send written notice of the release of a sexually violent predator to the local law enforcement agency in the county where the offender will reside; requiring that the written notice contain certain information; requiring that the notice be sent to certain persons on request and to eertain other persons under certain circumstances; requiring a local law enforcement agency to send a copy of a registration, within a certain period, to the Department; requiring a local law enforcement-agency to send copies of registration statements to certain persons under certain circumstances; authorizing a law enforcement agency to provide electronic access to-copies of certain registration statements to certain persons who request the information on the Internet; requiring a local law enforcement agency to provide certain notice to the Department and certain other persons of a sexually violent predator's change in address; requiring that a local law enforcement agency provide certain notice and a copy of a registration statement to the police department of a municipal corporation under-certain circumstances; requiring the Department to mail certain verification forms; authorizing-the-Department to release certain information in accordance with regulations established by the Department; allowing a sexually violent predator who has been registered under this Act for a certain length of time to file a petition requesting a court to rule that the person is no longer a sexually violent predator; requiring the petition to be filed with a certain court; requiring the court to consider eertain information on the filing of the petition; requiring the court to take certain actions concerning the petition within a certain period of time; specifying the effect of the court's action concerning the petition; requiring a sexually violent predator, under certain-circumstances, to verify the predator's place of residence and report changes of address to the supervising authority local law enforcement agency; making the violation of any provision of this Act a penitentiary misdemeanor; imposing certain penalties; requiring the Department to conduct certain public education-and-awareness-programs; requiring the Director of Mental Hygiene to appoint one or more boards on sexually violent predators; requiring the Director to establish rules governing a board; specifying the duties of a board; authorizing members of a board to receive compensation; providing for the construction of this Act; providing that certain information is not a material fact to be disclosed by a real estate licensee; providing for the application of this Act; defining certain terms; and generally relating to sexually violent predators.

FOR the purpose of establishing procedures for determining whether a person is a sexually violent predator; requiring a supervising authority to send copies of a registration statement to specified agencies and individuals when an individual who was convicted of a specified crime is released or escapes; requiring a registrant to register with a